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10/672,288	09/26/2003	Jutta Bindewald	13913-053001 / 2002P10179	8182
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FISH & RICHARDSON, P.C. PO BOX 1022 MINNEAPOLIS, MN 55440-1022			KANG, INSUN	
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary

Application No.

10/672,288

Applicant(s)

BINDEWALD ET AL.

Examiner

Insun Kang

Art Unit

2193

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --
Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 06 June 2007.
- 2a) ☒ This action is **FINAL**. 2b) ☐ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 1-20 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 1-20 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☒ The drawing(s) filed on 06 June 2007 is/are: a) ☒ accepted or b) ☐ objected to by the Examiner.
- Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
- Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
2. ☐ Certified copies of the priority documents have been received in Application No. _____.
3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- 1) ☒ Notice of References Cited (PTO-892)
- 2) ☐ Notice of Draftsperson's Patent Drawing Review (PTO-948)
- 3) ☐ Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____
- 4) ☐ Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____
- 5) ☐ Notice of Informal Patent Application
- 6) ☐ Other: _____

DETAILED ACTION

1. This action is in response to the amendment filed on 6/6/2007.
2. As per applicant's request, claims 1, 7, and 14 have been amended. Claims 1-20 are pending in the application.

Claim Rejections - 35 USC § 112

3. The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

4. Claims 1-20 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Per claims 1, 7, and 14, it is unclear whether the application in line 2 (claim 1), 4 (claim 7), and 2 (claim 14) is downloaded to the remote site. It is interpreted as: downloaded to the remote site from the local site. It is unclear what "the running of a debugging system on the modified remote application" in line 8 (claim 1), 9 (claim 7), and 8 (claim 14) means.

Interpretation: the running of a debugging system for the modified remote application.

Claims 1, 7, and 14 recite the limitation "the remote application" (claim 1, page 2, lines 1 and 4; claim 7, page 4, lines 21 and 24; claim 14, page 6, lines 12 and 15). There is insufficient antecedent basis for this limitation in the claims. It is interpreted as: the modified remote application.

It is unclear what "comparing on the remote site" in claim 1 (page 2, line 3), claim 7 (page 4, line 23), and claim 14 (page 6, line 14) means. It is unclear how the remote site can

Art Unit: 2193

perform the comparison when the local copy is not stored on the remote site. Interpretation: comparing on the local site.

As per claims 2-6, 8-13, and 15-20, these claims are rejected for dependency on the above rejected parent claims.

Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

6. Claims 1-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over Oracle ("Remote Debugging Server Side Java," 1999), in view of Applicant's Admitted Prior Art (hereinafter referred to as "APA") disclosed in the instant application, further in view of SAP AG ("BC-SAPRouter," 2000), and still further in view of Chen et al. (US Patent 7,136,857) hereafter Chen.

Per claim 7:

Oracle discloses:

- downloading an application to run as a remote application on a virtual machine located on a remote site (i.e. page 4, section Remotely Debugging Apache Jserv)
- modifying the remote application at the remote site to generate a modified remote application (i.e. Jdeveloper allows a developer to modify the program in Figure shown in

Art Unit: 2193

page 5)

- changing a run mode of the modified remote application from a normal mode to a debugging mode (i.e. selecting the Run|Debug menu, page 8, lines 1-5)
- requesting, from the remote site, the running of a debugging system on the modified remote application running on the remote site, the running of the debugging system being done at a local site (i.e. section Remotely Debugging Oracle8i, page 2)
- run the debugging system on the local site, the local site being separated from the remote site (i.e. “remotely debugging server side Java using JPDA,” page 2, third paragraph).

Oracle does not explicitly teach the systems are separated by at least one firewall.

However, APA teaches protecting a system by a firewall was known in the pertinent art, at the time applicant's invention was made, to protect “the resources of a private network from users of other networks (spec, page 1, lines 14-21).” It would have been obvious for one having ordinary skill in the art to modify Oracle’ disclosed system to incorporate the teachings of APA. The modification would be obvious because one having ordinary skill in the art would be motivated to prevent security risks as suggested by APA (spec, page 1, lines 14-21).

Oracle further discloses: store data on the local site, the data including a local copy of the application as originally downloaded to run on the remote site (i.e. “JVMDI,” page 2); and make it appear to the debugging system that the remote application is running on the local site instead of the remote site by establishing a communication link between the local site and the remote site; using the communication link between the local and remote site to establish communication between the debugging system and the virtual machine (i.e. “JDWP,” page 2)

Oracle does not explicitly teach establishing a communication link between a first router located on the local site and a second router located on the remote site.

However, SAP teaches using a router was known in the pertinent art, at the time applicant's invention was made, to "set up an indirect connection when programs involved in the connection cannot communicate with each other due to the network configuration (SAP, page 7)." It would have been obvious for one having ordinary skill in the art to modify Oracle's disclosed system to incorporate the teachings of SAP. The modification would be obvious because one having ordinary skill in the art would be motivated to control network access by using a router that "serves as an intermediate station (proxy) in a network connection (page 7)" between programs as suggested by SAP.

Oracle does not explicitly teach receiving a timestamp indicating when the remote application was last modified. However, Chen teaches using a timestamp for a version control was known in the pertinent art, at the time applicant's invention was made, to "represent the version of the asset (col. 77, lines 60-67)." It would have been obvious for one having ordinary skill in the art to modify Oracle's disclosed system to incorporate the teachings of Chen. The modification would be obvious because one having ordinary skill in the art would be motivated to control the version of a program as suggested by Chen (i.e. col. 77, lines 60-67; col. 72, lines 1-13).

Chen further discloses: using the received timestamp to determine whether the local copy is up to date with respect to the remote application (i.e. "the asset may be associated with a package that has a delivery timestamp equal to or less than the current time, and which has not already been deployed to the client," col. 72, lines 1-13; col. 78, lines 1-18; check sum

Art Unit: 2193

information may be used as a "timestamp" to determine the most current version of the data asset," col. 78, lines 15-17; If the data has not changed, the older timestamp may be returned or some other indication may be made that the data has not changed. Otherwise, if the data has changed, a new timestamp may be returned," col. 78, lines 19-35); (i) comparing, on the modified remote site the local copy as originally downloaded with the remote application to establish delta information that identifies differences between the local copy and the modified remote application (i.e. "the EAA creates a delta for the asset. A previous copy of the asset may be compared with the current asset. The difference between these two assets is the delta that will be used to create the delta asset," col. 9 lines 18-24) , (ii) retrieving the delta information from the remote site, (iii) using the retrieved delta information to alter the local copy to match the remote application, and (iv) loading the altered local copy into the debugging system (i.e. "Therefore, the complete new version of the asset does not have to be distributed, but only the deltas that exist between the older (prior) version and the new version," col. 8 , lines 8-18; "The EAA then performs a test 2707 based on the asset type to determine if a frame or delta needs to be generated. On an asset-by-asset basis, this is done to determine the differences between a prior asset, e.g. located on a client, and a current asset (latest version) typically located on the source/EIS," col. 9, lines 1-8).

Per claim 8:

Oracle further teaches:

- the remote application is a component of a larger application that is running on the virtual machine (i.e. "remotely debugging server side Java using JPDA," page 2, see Java

Platform Debugger Architecture section).

Per claim 9:

Oracle further teaches:

- the virtual machine is a Java virtual machine (i.e. "Java using JPDA," page 2, see Java Platform Debugger Architecture section).

Per claim 10:

APA further teaches:

- the at least one firewall comprises a first firewall protecting the local site and a second firewall protecting the remote site ("a firewall protects each of the sites," spec, page 1, lines 14-21).

Per claim 11:

SAP further teaches:

- the router is an SAProuter ("SAProuter is an SAP program that serves as an intermediate station...in a network connection," page 7).

Per claim 12:

Oracle further teaches:

- send commands from the debugging system to the virtual machine using the communication link (i.e. "Java Platform Debugging Architecture for classic VM. Specify

Art Unit: 2193

the hostname where Jserv is running...Attach will start the debugger in Jdeveloper,” page 8, lines 1-5).

Per claim 13:

Oracle further teaches:

- receive run-time data and state information about the remote application from the virtual machine through the communication link (i.e. “when we start the Java Servlet from the browser using the correct URL, the Servlet will stop at the breakpoint specified,” page 8 (last line) through page 9, lines 1-4).

Per claims 1-6, they are the method versions of claims 7-10 and 12-13, respectively, and are rejected for the same reasons set forth in connection with the rejection of claims 7-10 and 12-13 above.

Per claims 14-20, they are the system versions of claims 7-13, respectively, and are rejected for the same reasons set forth in connection with the rejection of claims 7-13 above.

Response to Arguments

7. Applicant's arguments with respect to claims 1-20 have been considered but are moot in view of the new ground(s) of rejection.

Art Unit: 2193

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Insun Kang whose telephone number is 571-272-3724. The examiner can normally be reached on M-R 6:30-5 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, MENG AI AN can be reached on 571-272-3756. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

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